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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/550,396	09/22/2005	Ken Takachi	070456-0093	2297
	7590 06/23/200 `WILL & EMERY LL	EXAMINER		
600 13TH STR	EET, N.W.	ANGLO, LHEIREN MAE ACOSTA		
WASHINGTON, DC 20005-3096			ART UNIT	PAPER NUMBER
			2833	
			MAIL DATE	DELIVERY MODE
			06/23/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/550,396	TAKACHI, KEN			
Office Action Summary	Examiner	Art Unit			
	LHEIREN MAE A. ANGLO	2833			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w.  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	l. lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on <u>27 Mar</u> This action is <b>FINAL</b> . 2b) ☑ This      Since this application is in condition for alloward closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-13 is/are pending in the application. 4a) Of the above claim(s) 7-11 is/are withdrawn 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,2,5,6 and 12 is/are rejected. 7) ☐ Claim(s) 3,4 and 13 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examinet 10) ☐ The drawing(s) filed on 22 September 2008 is/a Applicant may not request that any objection to the concept that the correction of the concept of the content of the concept of the content of the conte	r election requirement.  r.  nre: a)⊠ accepted or b)□ objected or by objected or	ected to. See 37 CFR 1.121(d).			
		, toller of termin 10 102			
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date 20050922,20070125,20080421,20080628	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:	te			



Application No.

### **DETAILED ACTION**

#### Election/Restrictions

Claims 7-11 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on 03/27/09.

## Claim Objections

Claim 6 is objected to because of the following informalities: the claim language "for applying elastic force for applying elastic force" on lines 2-3 is redundant.

Appropriate correction is required.

Claim 12 is objected to because of the following informalities: there is a typo on line 2. Appropriate correction is required.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, 5 and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Harmer [US 4,315,147].

In regard to claim 1, Harmer teaches in [Fig. 1] a variable hand switch, controlling an amount of light emitted from light projecting means [Fig. 1], receiving the light with the amount changed, by light receiving means 9, and transmitting information of the received light to a body, comprising: a wall [1d] arranged opposite to the light projecting means and the light receiving means and a light amount changing area [1c] provided on the wall for changing the amount of light projected from the light projecting means in accordance with relative movement between the wall and the light projecting means and the light receiving means.

In regard to claim 2, Harmer teaches in [Fig. 1] a variable hand switch, controlling reflectance of light emitted from light projecting [Fig. 1] and receiving means [Fig. 1] and transmitting change in reflectance to a body, comprising: a movable wall [1d] provided continuously movable between a first position and a second position, and arranged opposite to the light projecting and receiving means and a light reflecting area [1c] provided on a surface of the movable wall facing the light projecting and receiving means having at least two areas providing different reflectance of light projected from the light projecting and receiving means, along with movement of the movable wall.

In regard to claim 5, Harmer teaches in [Fig. 1] that the movable wall is formed of a hanging wall extended from a pressing area [1f] member positioned on a surface side of the variable hand switch in the direction of pressing; and the first position of the movable wall is selected when the pressing area member is not pressed, and the second position of the movable wall is selected by gradually pressing the pressing area member.

In regard to claim 6, Harmer teaches in [Fig. 1] that the pressing area member has means [2] for applying elastic force acting in a direction opposite to the direction of pressing when the pressing area member is pressed in the pressing direction.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Harmer [US 4,315,147]. Harmer discloses the claimed invention except for having two switches instead of one. It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide two switches, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. *St. Regis Paper Co. v. Bemis Co.*, 193 USPQ 8.

### Allowable Subject Matter

Claims 3, 4 and 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

In regard to claim 3, the prior art does not show or teach that the reflecting area has a colored area with gradation, in which color tone changes gradually along the direction of movement of the movable wall.

In regard to claim 4, the prior art does not show or teach that the reflecting area includes a first colored area and a second colored area having darker colored area than the first colored area, arranged along the direction of movement of the movable wall.

In regard to claim 13, the prior art does not show or teach the claimed switch with an air bag for transmitting injection pressure of injecting a chemical to the patient.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LHEIREN MAE A. ANGLO whose telephone number is (571)272-2730. The examiner can normally be reached on Monday to Friday 8:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Renee Luebke can be reached on (571) 272-2009. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Art Unit: 2833

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/L. A. A./ Examiner, Art Unit 2833

/renee s luebke/

Renee Luebke Supervisory Patent Examiner AU 2833